	NEGOT	TATED	CONTRACT	(SUPPLIES	AND SERVICES		8 OCT 19	66
EQUISITION OR OTHER F	PURCHASE AUTHO	RITY					000119	25X <sup>2</sup>
			15511110					
AME		<del></del>	ISSUING					0.534
								25X <sup>2</sup>
			CONTR					
AM								
ONTRACT FOR						A	MOUNT	
Scientific a	and Technical	Backur	p for Rese	arch Prog	grams	•		25X′
PPROPRIATION AND OTH	HER ADMINISTRAT	IVE DATA						
								•
Befense Order r	rating DO= A	9	4					
Certified under			1.	•		٠		
			1					
Certification o		ed DO r 15110 د						
OH CHIES F.								
II. S. Cover	<u></u>	ວ່າວະເບ <del>ຕ່າ</del> ກວ່າຄ	ct No-					
		nira	et No.		,			25 <b>X</b> ′
		ntra	ct No.	thority and a	ny required dete	rmination	and findings	
his negotiated contract ade.  his contract is entered in ontracting Officer execut accorporated in the State of the parties hereto agree that his the attached Scheroline of the entered in the state of the rights and obligations erse hereof, attached Schrovisions, and any specific he General Provision chedule shall control the General Provision of the General Provision	is entered into p  nto, by and betwee ting this contract, of  that the Contractor dule, or Task Orde s of the parties to hedule and Genera fications or other p is shall control.  (Sections (a) that it is, dominant in its fie ess concern by the hich contains the contains the contains the contains the by a small busine th on the reverse h	en the United and above this control Provisions To the extend of open e Small Bulletailed de the the the the the the the the the th	ted States of A e named Contra , hereinish the facilited hereunder, for the end of any incattached)  t, a small business Adminishment of any incattached in the contract of any incattached in	America, hereistics and deliver the consider to and the consider apart of the consistency being second to the consistency bein	inafter called the in Individual the Contractor.  er all supplies ration stated the inconsistency is e contract by reference the School of Fee cures.), (b) that it and (c) if offeronge for the inconsistency is the inconsistency in the second of Fee cures.), (b) that it and (c) if offeronge is the inconsistency is the inconsistency in the individual of	e Government, Particular Particul	nent, represented in the second conditions the Schedule and otherwise, the General I shall business 500 employee.  Title 13, C.  has not, alar dealer, in the Schedule, in the Schedule.	have been ated by the orporation, ervices set on the rend General e Schedule Provisions, concern is s, or (ii) is h. II, Part previously t also rep-
his negotiated contract ade.  his contract is entered in ontracting Officer execut corporated in the State o the parties hereto agree that his the attached Scherovisions, and any specific he General Provisions he General Provisions chedule shall control. The Contractor represents concern that (i) is not dertified as a small busine 33, 21 Fed. Reg. 9708, when denied a Small Suspines that all supplies to tritories or possessions	is entered into p  nto, by and betwee  ting this contract,  of  that the Contractor  dule, or Task Orde  s of the parties to  hedule and Genera  fications or other p  s shall control.  (Sections  (a) that it is, fices concern by the  hich contains the consess Certificate by  so be furnished here  by a small busine  th on the reverse h  the parties hereto	en the Unit and above this contained this contained the extended of the extended of the Small Bulletailed determined the Small eunder seemanufacture of.	ect No.  constant to the state of Are named Contration, herein the facility of the tender, for the tender, for the tender of any interestion and the tender of any interestion and refinition and refinit	America, hereistics and deliver the considering the considering the consistency being several to the consistency of the consisten	inafter called the in Individual the Contractor.  er all supplies ration stated the inconsistency be contract by reference the School of Fedures.), (b) that it as the inconsistency because the inconsistency in individual to the inconsistency because the inconsistency in individual to the individual to	e Government, Particular Particul	nent, represented in the second conditions the Schedule and otherwise, the General I shall business 500 employee.  Title 13, C.  has not, alar dealer, in the Schedule, in the Schedule.	have been ated by the orporation, ervices set on the rend General e Schedule Provisions, concern is s, or (ii) is h. II, Part previously t also rep-
his negotiated contract ade.  his contract is entered in ontracting Officer execut accorporated in the State of the parties hereto agree that his the attached Scheroline of the entered in the state of the rights and obligations erse hereof, attached Schrovisions, and any specific he General Provision chedule shall control the General Provision of the General Provision	is entered into p  nto, by and betwee  ting this contract,  of  that the Contractor  dule, or Task Orde  s of the parties to  hedule and Genera  fications or other p  s shall control.  (Sections  (a) that it is, fices concern by the  hich contains the consess Certificate by  so be furnished here  by a small busine  th on the reverse h  the parties hereto	en the Unit and above this contained this contained the extended of the extended of the Small Bulletailed determined the Small eunder seemanufacture of.	ted States of A e named Contra , hereinish the facilited hereunder, for the end of any incattached)  t, a small business Adminishment of any incattached in the contract of any incattached in	America, hereistics and deliver the considering the considering the consistency being several to the consistency of the consisten	inafter called the in Individual the Contractor.  er all supplies ration stated the inconsistency be contract by reference the School of Fedures.), (b) that it as the inconsistency because the inconsistency in individual to the inconsistency because the inconsistency in individual to the individual to	e Government, Particular Particul	nent, represent the second conditions he Schedule a otherwise, the General I business 500 employees, Title 13, Call has not, all the United Stations regarding	have been ated by the orporation, ervices set on the rend General e Schedule Provisions, concern is so, or (ii) is h. II, Part previously t also reparates or its ng contin-
his negotiated contract ade.  his contract is entered in ontracting Officer execut accorporated in the State of the parties hereto agree that his the attached Scheroline of the entered in the state of the rights and obligations erse hereof, attached Schrovisions, and any specific he General Provision chedule shall control the General Provision of the General Provision	is entered into p  nto, by and betwee  ting this contract,  of  that the Contractor  dule, or Task Orde  s of the parties to  hedule and Genera  fications or other p  s shall control.  (Sections  (a) that it is, fices concern by the  hich contains the consess Certificate by  so be furnished here  by a small busine  th on the reverse h  the parties hereto	en the Unit and above this contained this contained the extended of the extended of the Small Bulletailed determined the Small eunder seemanufacture of.	ect No.  constant to the state of Are named Contration, herein the facility of the tender, for the tender, for the tender of any interestion and the tender of any interestion and refinition and refinit	America, hereistics and deliver the considering the considering the consistency being several to the consistency of the consisten	inafter called the in Individual the Contractor.  er all supplies ration stated the inconsistency be contract by reference the School of Fedures.), (b) that it as the inconsistency because the inconsistency in individual to the inconsistency because the inconsistency in individual to the individual to	e Government, Particular Particul	nent, represent the second conditions he Schedule a otherwise, the General I business 500 employees, Title 13, Call has not, all the United Stations regarding	have been  ated by the orporation,  ervices set  on the re- nd General e Schedule Provisions,  concern is s, or (ii) is h. II, Part previously t also rep- ates or its ng contin-
his negotiated contract ade.  his contract is entered in ontracting Officer execut accorporated in the State of the parties hereto agree that his the attached Scheroline of the entered in the state of the rights and obligations erse hereof, attached Schrovisions, and any specific he General Provision chedule shall control the General Provision of the General Provision	is entered into p  nto, by and betwee  ting this contract,  of  that the Contractor  dule, or Task Orde  s of the parties to  hedule and Genera  fications or other p  s shall control.  (Sections  (a) that it is, fices concern by the  hich contains the consess Certificate by  so be furnished here  by a small busine  th on the reverse h  the parties hereto	en the Unit and above this contained this contained the extended of the extended of the Small Bulletailed determined the Small eunder seemanufacture of.	ect No.  constant to the state of Are named Contration, herein the facility of the tender, for the tender, for the tender of any interestion and the tender of any interestion and refinition and refinit	America, hereistics and deliver the considering the considering the consistency being several to the consistency of the consisten	inafter called the in Individual the Contractor.  er all supplies ration stated the inconsistency be contract by reference the School of Fedures.), (b) that it as the inconsistency because the inconsistency in individual to the inconsistency because the inconsistency in individual to the individual to	e Government, Particular Particul	nent, represent the second conditions he Schedule a otherwise, the General I business 500 employees, Title 13, Call has not, all the United Stations regarding	have been ated by the orporation, ervices set on the rend General e Schedule Provisions, concern is so, or (ii) is h. II, Part previously t also reparates or its ng contin-
his negotiated contract ade.  his contract is entered in ontracting Officer execut accorporated in the State of the parties hereto agree that his the attached Scheroline of the entered in the state of the rights and obligations erse hereof, attached Schrovisions, and any specific he General Provision chedule shall control the General Provision of the General Provision	is entered into p  nto, by and betwee  ting this contract,  of  that the Contractor  dule, or Task Orde  s of the parties to  hedule and Genera  fications or other p  s shall control.  (Sections  (a) that it is, fices concern by the  hich contains the consess Certificate by  so be furnished here  by a small busine  th on the reverse h  the parties hereto	en the Unit and above this contained this contained the extended of the extended of the Small Bulletailed determined the Small eunder seemanufacture of.	ect No.  constant to the state of Are named Contration, herein the facility of the tender, for the tender, for the tender of any interestion and the tender of any interestion and refinition and refinit	America, hereistics and deliver the considering the considering the consistency being several to the consistency of the consisten	inafter called the in Individual the Contractor.  er all supplies ration stated the inconsistency be contract by reference the School of Fedures.), (b) that it as the inconsistency because the inconsistency in individual to the inconsistency because the inconsistency in individual to the individual to	e Government of Particular of	nent, represent the second conditions he Schedule a otherwise, the General I business 500 employees, Title 13, Call has not, all the United Stations regarding	on the re- nd General e Schedule Provisions,  concern is s, or (ii) is h. II, Part previously t also rep- rates or its ng contin-

# NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

CONFIDENTIAL

FORM

GROUP I

Excluded From Automatic

(When Filled In) Downgrading and Declassification (12)

1398 FRONT Declassified in Part - Sanitized Copy Approved for Release 2012/10/16: CIA-RDP79B00873A000800020078-0 Declassified in Part - Sanitized Copy Approved for Release 2012/10/16: CIA-RDP79B00873A000800020078-0 FORM 1398 BACK SECRET

(When Filled In)

#### SECURITY NOTE

This contract and correspondence relating thereto must be handled in strict accordance with classified handling and storage instructions furnished the contractor under separate cover by the procuring activity.

NOTE: Contractor, if a corporation, should cause the following certificate to be executed under its corporate seal, provided that the same officer shall not execute both the contract and the certificate.					
CERTIFICATE					
I,, certify that   am the					
of the corporation named as Contractor herein; that					
, who signed this contract on behalf of the Con-					
tractor, was thenof said corporation; that said					
contract was duly signed for and in behalf of said corporation by authority of its governing body, and is within the scope of its corporate powers.					
(SIGNATURE) (Corporate Seal)					
CONTRACTOR'S STATEMENT OF CONTINGENT OR OTHER FEES					
The Contractor represents: (a) that he has, has not, employed or retained any company or person (other than a full-time. bona fide employee working solely for the Contractor) to solicit or secure this contract; and (b) that he has, has not, paid or agreed to pay to any company or person (other than a full-time bona fide employee working solely for the Contractor) any fee, commission, percentage or brokerage fee, contingent upon or resulting from the award of this contract, and agrees to furnish information relating thereto as requested by the Contracting Officer. (Note: For interpretation of the representation, including the term "bona fide employee," see General Services Administration Regulations, Title 44, Secs. 150.7 and 150.5(d), Fed. Reg. Dec. 31, 1952, Vol. 17, No. 253.)					
TERMS AND CONDITIONS					
1. SELLER'S INVOICES Invoices shall be prepared and submitted in triplicate unless otherwise specified. Invoices contain the following information: Contract number, carrier when delivery and acceptance are at point of origin or from the contract of description of supplies or services, sizes quantities unit prices when delivery and acceptance are at either of those points or when delivery and acceptance are at either of those points or when delivery and acceptance are at either of those points or					

- and extended totals. Bill of lading number and weight from date correct invoice or voucher (properly certified by the of shipment will be shown for shipments made on Government bills of lading. The Contractor or his authorized representative will sign ONLY the original (ribbon typed copy, if typed). When the invoice is signed or receipted in the name of a company or corporation the name of the person signing, as well as the capacity in which he signs, must appear. For example: "John Doe Company, by John Smith, Secretary," "Treasurer," or as the case may be.
- 2. LABOR INFORMATION -- Attention is invited to the possibility that wage determinations may have been made under the Walsh-Healey Public Contracts Act providing minimum wages for employees engaged in the manufacture for sale to the Government of the supplies covered by this contract. Information in this connection, as well tractor and Contracting Officer. as general information as to the requirements of the act concerning overtime payment, child labor, safety and health provisions, etc. may be obtained from Wage and Hour and Public Contracts Division, Department of Labor, Washington 25, D. C.
- Contractor) is received in the office specified by the Government if the latter date is later than the date of delivery.
- 4. SAMPLES: Samples of items, when required, must be submitted within the time specified and at no expense to the Government. If not destroyed by testing, they will be returned at Contractor's request and expense, unless otherwise specified in the Schedule.
- 5. GOVERNMENT-FURNISHED PROPERTY -- No material, labor, or facilities will be furnished by the Government unless otherwise provided in the Schedule.
  - 6. AGENTS -- Contracts signed by an agent must be accompanied by evidence of his authority.
  - 7. ALTERATIONS -- Any alterations in this contract made by the Contractor must be initialed by both the Con-
  - 8. MISTAKES -- Contractors are expected to examine the drawings, specifications, circulars, schedule and allinstructions pertaining to the supplies or services. Failure to do so will be at the Contractor's risk. In case of mistake in extension of price the unit price will govern.

**SECRET** 





Declassified in Part - Sanitized Copy Approved for Release 2012/10/16 : CIA-RDP79B00873A000800020078-0 CONTRACT/TASK ORDER NO. (SCHEDULE) 25X1 SCOPE OF WORK: The Contractor shall furnish the services of such qualified personnel as may be required to provide scientific and technical backup in the areas of-Photo-Optics, Photographic Process and Experimental Data Processing for in-house research programs to be conducted by Government personnel. PERFORMANCE OF SERVICES: a. The extent and character of the work to be done by the Contractor under this contract shall be subject to the supervision, direction, control and approval of the Contracting Officer or his authorized Technical Representative. b. The Contractor agrees to furnish sufficient personnel of the labor categories specified in the clause entitled "COMPENSATION/FUNDING" of this contract to assure successful prosecution of the work. PERIOD OF PERFORMANCE: The Contractor shall furnish services as set forth in this contract at such times as may be required by the Contracting Officer or his authorized Technical Representative during the period of 18 October 1966 through 30 June 1967. COMPENSATION/FUNDING: There is hereby obligated for the aforesaid 25X1 work to be performed during the period 18 October 1966 through 30 June 1967. The obligated amount is, as indicated, an estimated amount, it being understood that complete reimbursement for the aforesaid services by the Contractor shall be reimbursed in accordance with the following rates: 25X1 Category: Executive Engineer Senior Engineer Scientist Project Engineer Scientist Engineer/Physicist Mathematician/Programmer Senior Technician Technician Key Punch Operator

NAME OF CONTRACTOR DATA CORPORATION

Technical Editor Publication Clerk Technical Illustrator

## NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

GROUP 1
EXCLUDED FROM AUTOMATIC DOWNGRADING AND DECLASSIFICATION

Declassified in Part - Sanitized Copy Approved for Release 2012/10/16 : CIA-RDP79B00873A000800020078-0

(SCHEDULE)

CONTRACT/TASK ORDER NO.

.....

25X1

# b. Materials:

Any materials furnished by the Contractor at the request of the Contracting Officer or his authorized Technical Representative shall be at net cost to the Contractor plus a 7.14 percent handling charge.

#### c. Records:

The Contractor agrees to make available at the office of the Contractor at all reasonable times during the period of performance hereunder and for three (3) years thereafter any of the Time Records for inspection or audit by the Contracting Officer or his duly authorized representative.

### d. Payments:

The Contractor shall be reimbursed hereunder in accordance with Article 5 of Section F, Time and Material Provisions, attached to and made a part of this contract.

### e. Government-Furnished Property:

Government-owned property in the Contractor's possession shall be maintained, controlled and accounted for in accordance with Article 11 of Section F, Time and Material Provisions, attached to and made a part of this contract.

### f. Leased Equipment:

Charges for use of Leased Equipment incurred under this contract must receive the prior approval of the Technical Representative of the Contracting Officer.

#### TRAVEL:

Travel expenses shall be reimbursed as follows:

- a. Necessary travel expenses actually incurred by employees of the Contractor in performance of the work under this contract. Less than first class transportation shall be used whenever possible.
- b. Subsistence expenses actually incurred by employees of the Contractor under this contract shall be reimbursed at a rate not to exceed SIXTEEN DOLLARS (\$16.00) per day.

NAME OF CONTRACTOR

25X1

### NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

GROUP 1
EXCLUDED FROM AUTOMATIC DOWNGRADING AND DECLASSIFICATION

Declassified in Part - Sanitized Copy Approved for Release 2012/10/16 : CIA-RDP79B00873A000800020078-0 PAGES (SCHEDULE) 25X1 REPORTS: The Contractor shall furnish reports on such subjects and at such intervals as may be required by the Contracting Officer or his authorized Technical Representative. SECURITY: The work to be performed hereunder is UNCLASSIFIED. The association of the sponsor with the services being procured hereunder is classified CONFIDENTIAL. This classified information shall be divulged only on a need-to-know basis and then only to those who have been authorized in writing by this Government component to have access to classified information. Correspondence originated by the Contractor and/or data to be submitted hereunder, the contents of which contain classified information, or refer to the name and/or address of the Contracting Officer shall be stamped by you with the classification of CONFIDENTIAL. 25X1

## NOTICE

This material contains information affecting the National Defense of the United States within the meaning of the Espionage Laws, Title 18, U.S.C. Secs. 793 and 794, the transmission or revelation of which in any manner to an unauthorized person is prohibited by law.

GROUP 1
EXCLUDED FROM AUTOMATIC DOWNGRADING AND DECLASSIFICATION